SOUTHERN DISTRICT OF NEW YORK	Y
AARON ABADI, Plaintiff,	: Case No.: 1:23-cv-04033-LJL
- against -	: STIPULATION AND ORDER: OF DISMISSAL PURSUANT
AMERICAN AIRLINES GROUP., INC., et al.,	: TO F.R.C.P. 41(a)
Defendants.	: : X

INITED CTATES DISTRICT COLIDT

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff Aaron Abadi and Defendants Allegiant Air, LLC; Asiana Airlines Inc.; Azul Linhas Aéreas Brasileiras S.A.; Austrian Airlines AG; Air Canada; Cathay Pacific Airways, Limited; EL AL Israel Airlines Ltd.; Emirates; Etihad Airways PJSC dba Etihad Airways Company; Eva Airways Corporation; Finnair OYJ; Frontier Airlines, Inc.; Gulf Air Group Holding Company B.S.C. (c) (incorrectly named in Plaintiff's Complaint as "Gulf Air Holding B.S.C."); Alia - The Royal Jordanian Airlines Company dba Royal Jordanian Airlines; Kenya Airways; Korean Air Lines Co., Ltd.; Deutsche Lufthansa Aktiengesellschaft (incorrectly named in Plaintiff's Complaint as "Lufthansa Systems Americas, Inc."); Southern Airways Express, LLC dba Mokulele; Philippine Airlines; Qatar Airways Group Q.C.S.C. (incorrectly named in Plaintiff's Complaint as "Qatar Airways Q.C.S.C. dba Quatar Airways Q.C.S.C. Corporation"); Swiss International Air Lines AG; Air Tahiti Nui; Turk Hava Yollari Anonim Ortakligi (incorrectly named in Plaintiff's Complaint as "Turkish Airlines, Inc.");

Anita Ayala; MedAire, Inc.; and Center for Emergency Medicine of Western Pennsylvania, Inc. dba STAT-MD (collectively the "Stipulating Defendants"), by and through their respective counsel, that all claims asserted by Plaintiff in the above-captioned action are hereby dismissed, without prejudice, against the Stipulating Defendants (the "Dismissed Claims");

AND IT IS FURTHER STIPULATED AND AGREED that the dismissal of the Dismissed Claims automatically will become with prejudice: (a) with respect to each cause of action as to which Plaintiff does not timely appeal to the United States Court of Appeals for the Second Circuit ("Second Circuit") the dismissal of the corresponding cause of action against other airline and airline-adjacent defendants as reflected in this Court's March 29, 2024 Opinion and Order [ECF No. 346]; (b) in the event of a timely appeal with respect to each cause of action as to which the Second Circuit affirms dismissal of the corresponding cause of action against other airline and airline-adjacent defendants; and (c) with respect to each cause of action that Plaintiff fails to re-file within thirty (30) days of the date the Second Circuit issues any mandate reversing the dismissal of the corresponding cause of action against other airline and airline-adjacent defendants.

AND IT IS FURTHER STIPULATED AND AGREED that in the event the Second Circuit's decision indicates that any cause of action was properly dismissed but would have stated a viable claim under a different set of circumstances as specifically stated by the Second Circuit, Plaintiff reserves the right to re-file such cause of action within thirty (30) days of the date the

Second Circuit issues a mandate, provided that such re-filing alleges circumstances consistent with the appellate court's guidance.

AND IT IS FURTHER STIPULATED AND AGREED that the Stipulating Defendants agree to toll any statute of limitations that had not expired on or before May 1, 2023 for a period of time up to and including the later of: (a) the last date by which Plaintiff can timely appeal this Court's March 29, 2024 Opinion and Order, in the event Plaintiff fails to appeal that Opinion and Order; or (b) the date thirty (30) days after the date the Second Circuit issues a mandate, in the event Plaintiff appeals that Opinion and Order.

IT IS FURTHER STIPULATED AND AGREED that all parties will bear their own attorneys' fees, expenses and costs.

AARON ABADI

_{By:} <u>1/Aaron Abadi</u>

Aaron Abadi 82 Nassau Street Apartment 140 New York, New York 10038 (516) 639-4100

Pro se Plaintiff

Dated: May 29, 2024

CLYDE & CO US LLP

By: /s/ Christopher Carlsen
Christopher Carlsen
Andrew J. Harakas
The Chrysler Building
405 Lexington Avenue, 16th Floor
New York, New York 10174
(212) 710-3900

Attorneys for Defendants Air Canada, Austrian Airlines AG, Cathay Pacific Airways, Limited, EL AL Israel Airlines Ltd., Emirates, Etihad, Airways PJSC dba Etihad Airways Company, Eva Airways Corporation, Finnair OYJ, Gulf Air Holding

B.S.C., Qatar Airways Q.C.S.C. dba Qatar Airways Corporation, Alia-The Royal Jordanian Airlines Company dba Royal Jordanian Airlines, Kenya Airways, Korean Air Lines Co., Ltd., Deutsche Lufthansa Aktiengesellschaft, Swiss International Air Lines AG, Turk Hava Yollari Anonim Ortakligi, and Anita Ayala

Dated: May 29, 2024

ECKERTS, SEAMANS, CHERIN & MELLOTT LLC

HINSHAW & CULBERTSON LLP

By: /s/ Riyaz Gulam Bhimani
Riyaz Gulam Bhimani
10 Bank Street, Suite 700
White Plains, New York 10606
(914) 949-2909

Attorneys for Defendant Air Tahiti Nui

Dated: May 29, 2024

By: /s/ Evan Matthew Kwarta
Evan Matthew Kwarta
800 3rd Avenue
13th Floor
New York, New York 10022
(212) 655-3839

Attorneys for Defendant Allegiant Air, LLC, Frontier Airlines, Inc.

Dated: May 29, 2024

COVINGTON & BURLING LLP

RICHARD FRIEDMAN, PLLC

By: /s/ David W. Haller
David W. Haller
620 Eighth Avenue
420 Le

New York, New York 10018-1405

(212) 841-1000

Attorneys for Defendant

Asiana Airlines Inc., Philippine Airlines

Dated: May 29, 2024

STINSON LLP

By: /s/ Richard B. Friedman
Richard B. Friedman

420 Lexington Avenue

Suite 300

New York, New York 10170

(212) 600-9539

Attorneys for Defendant

Azul Linhas Aéreas Brasileiras S.A.

Dated: May 29, 2024

VICTOR RANE

By: /s/ Milton Roy Goldberg

Milton Roy Goldberg

1775 Pennsylvania Avenue, N.W.

Suite 800

Washington, DC 20006

(202) 728-3005

Attorneys for Defendant

Southern Airways Express, LLC dba Mokulele

By: /s/ Barry Alexander

Barry Alexander

14 Wall Street 20th Floor

New York, New York 10005

(347) 515-0046

Attorneys for Defendant

MedAire, Inc.

Dated: May 29, 2024 Dated: May 29, 2024

DICKIE, MCCARNEY & CHILCOTE

By: /s/ Beverly M. Barr
Beverly M. Barr
445 Hamilton Avenue
Suite 1102
White Plains, New York 10601-1832
(914) 358-3290

Attorneys for Defendant Center for Emergency Medicine of Western Pennsylvania, Inc. dba STAT-MD

Dated: May 29, 2024

SO ORDERED:

Dated: May 31, 2024

LEWIS J. LIMAN United States District Judge